UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

Plaintiff:

Yong Chul Son, Pro Se

Vs.

Defendant(s):

Thomas G. Lynch, Esq. (Deceased)

Publisher of New Jersey Lawyers

Diary and Manual, LLC.

Strauss, Andrews S. (CEO)

I. Parties in this Complaint.

Plaintiff:

Yong Chul Son

14465 Barclay Ave, 3rd FL, Flushing, New York 11355-1543

Defendant:

No. 1. Thomas G. Lynch, Esq. (Deceased)

No. 2. Publisher of New Jersey Lawyers Diary and Manual

P.O. Box 1027 Summit, NJ 07902

Strauss, Andrews S. (CEO), Skinder, Michael (Member)

1260 Broad Street, 2nd FL

Bloomfield, New Jersey 07003-3031

Plaintiff's Civil Action Complaint filing fee \$ 405.00 against the above defendants and United Stats District Court Eastern District of New York Commerce a Lawsuit New York pro se intake unit of Brooklyn clerk's office, 225 Cadman Plaza East Brooklyn, New York 11201.



CIVIL ACTION

COMPLAINT

[DEMAND JURY TRIAL]



II. Basis for Jurisdiction

- 1) Federal Court pro se, 28 U.S.C. § 1654.
- 2) Federal Question Jurisdiction, 28 U.S.C. § 1331.
- 3) Federal Civil rights statute, 42 U.S.C. § 1983.
- 4) Federal Torts claims Act Action, 28 U.S.C. § 1402(b).
- 5) Federal Diversity Jurisdiction, 28 U.S.C. § 1332.

There must be complete diversity of citizenship of All Plaintiffs and All Defendants, and there must be more than \$75,000 in dispute.

Before, plaintiff visited Public Legal Service located in Hackensack, Bergen County, New Jersey in order to designate a legal counsel. However, was rejected due to a lawyer case.

III. Statement of Claim and Facts

1) Lawyer Diary and Manual, LLC.

The Division of Revenue and Enterprise Services hereby affirms that the following charge was submitted on 09/03/2021 for Lawyers Diary and Manual, LLC. (Exhibit "A" 3 pages)

Year of 2011 New Jersey Lawyers Diary and Manual unlisted business address for Thomas G. Lynch, Esq. (Exhibit "B")

Year of 2016 New Jersey Lawyers Diary and Manual listed business address for Thomas G. Lynch, Esq. (Exhibit "C")

Year of 2017 New Jersey Lawyers Diary and Manual listed business address for Thomas G. Lynch, Esq. (Exhibit "D")

2) Thomas G. Lynch, Esq.

On May 22, 2001, Thomas G. Lynch. Esq. filed a complaint at Superior Court of New Jersey, Bergen County Law Division. Pum Yang Express, U.S.A. contract and items missing. (Exhibit "E", 7 pages)

On March 6, 2002, the Arbitration hearing scheduled on May 21, 2002 at 11:00 A.M. (Exhibit "F")

On March 13, 2002, Thomas G. Lynch, Esq. advised the Arbitration. (Exhibit "G")

On May 22, 2002, Judge Daniel P. Mecca, J.S.C. Plaintiff's having failed to appear ordered that the above captioned matter be dismissed for lack of prosecution. (Exhibit "H")

On January 9, 2006, Certification of in support of plaintiff's motion to vacate order and denied. (Exhibit "I", 4 pages)

On December 14, 2010, addressed to Attorney General Paula Dow has been referred the address for Thomas G. Lynch, Esq. is 277 Prospect Avenue, Apt. 18D, Hackensack, NJ 07601. (Exhibit "J")

On January 7, 2011, ordered defendant Thomas G. Lynch, Esq. at his business address as listed in New Jersey Lawyers Diary attempts at service on Mr. Lynch's attorney is not acceptable. (Exhibit "K")

On March 23, 2011, affidavit of service from deputy sheriff of Bergen County State of New Jersey. Automated case in a management processing list. (Exhibit "L", 3 pages) On July 22, 2011, plaintiff to enter default judgment by Judge Robert C. Wilson, J.S.C. (Exhibit "M")

On September 22, 2011, filed and default entered. (Exhibit "N")

the court on January 4, 2018. (Exhibit "O")

On January 30, 2014, Hudson County sheriff's office affidavit of service. Listed on New Jersey Lawyers Diary Lynch's business address moved from 4808 Bergenline Avenue, Suite 304. (Exhibit "O")

On February 1, 2017, plaintiff's motion for reconsideration was denied by the Supreme Court of New Jersey in an order filed January 17, 2017. (Exhibit "P") On February 13, 2017, defendant Thomas G. Lynch, Esq. passed away and appear to

On January 9, 2019, United States District of New Jersey Court will issue a scheduling order in this civil action Hon. Michale A. Hammer, U.S.M.J. (Exhibit "R")

On January 28, 2019, discovery motion for defendant Thomas G. Lynch, Esq. is now deceased. (Exhibit "S")

On February 4, 2019, letter order from Madeline Cox Arleo United States District Judge of New Jersey. (Exhibit "T", 3 pages)

IV. Conclusion

New Jersey Lawyers Diary and Manual, LLC., one of 74,000 obtained capacity member former attorney Thomas G. Lynch, Esq. the lawyer believes his civil rights have been violated by Fernando Silva, sheriff of Hudson County, New Jersey State

such as claims of negligent prosecution. Supporting perfect clear evidence at lawsuit under the Federal civil rights statute, 42 U.S.C. § 1983.

Lynch's wrongful business address should be amended to a criminal case to make an alteration error of law and impose professional liability.

As an expedient to support the lawyer capacity, Diary and Manual, LLC. listed his wrongful address, putting the court's non-compliance with subpoenas and deserted lawyer practice.

On January 4, 2018, Lynch's former attorney indicated that Lynch is now deceased. Therefore, pursuant to Federal Torts Claims Act Action, 28 U.S.C. § 1402(b).

Whereas, in order for Plaintiff to eagerly pursuit professional liability and compensation from the United States District Court be granted because lack of prosecution was deserted and proceeding prosecution acknowledgement is clearly manifest justice.

*Attachment [Exhibition of 35 pages, and Affidavit]

I declare under penalty of perjury that the foregoing is true and correct.

Dated: January 2, 2024

Signature / Flu Yong/Chul Son – Plaintiff (71

14465 Barclay Ave, 3rd FL Flushing, New York 11355-1543 (718) 974-4658

Mailing Address & Phone Number:

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

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Yong Chul Son, Pro se

CIVIL ACTION

VS.

AFFIDAVIT

Defendants,

Thomas G. Lynch, Esq. (Deceased)

Publisher of New Jersey Lawyers Diary and Manual

Strauss, Andrew S. (CEO)

Skinder, Michael (Member)

1260 Broad Street, 2nd Floor

Bloomfield, New Jersey 07003-3031

Yong Chul Son, being full of age, deposes and says,

- 1. I am the Plaintiff in the above matter.
- 2. I then set forth sworn statements in numbered paragraph form, Hudson County Sheriff's Office Affidavit of Service.
- 3. And I hereby submit (1) Affidavit Statement.

I swear under oath that the above information is true and correct. I am aware that if any foregoing statement made by me are willfully false, I am subject to punishment. I declare under penalty of perjury that the foregoing is true and correct.

Dated: January 2, 2024

Signature:

Yong Chul Son, Plaintiff

Address:

14465 Barclay Ave, 3rd FL Flushing, NY 11355-1543

Phone:

(718) 974-4658

Sworn to before me on this Q

Day of Jun

Min-Jung-Klin Notary Pubic State of New Jersey

Commission Expires Jan 24, 2029

ID 2310698

Hudson County Sheriff's Office AFFIDAVIT OF SERVICE

RECEIVED

WIN FEB II F 3 UE

CIVIL DIVISION Defendant THOMAS G. LYNCH ESQ CASE PROCESSING

Service # 1 of 1 Services

Docket # L-4607-10

Sheriff's # 20008097

BERGEN COUNTY SUPERIOR COURT

New Jersey

Bergen County

YONG CHUL SON 50 F2-2 DELIA BOULEVARD

FL-2

Plaintiff YONG CHUL SON

PALISADES PARK, NJ 07650

Papers Served

SUMMONS, NOTICE OF MOTION, CERTIFICATION IN

SUPPORT OF MOTION, ORDER

SUPERIOR COURT BERGEN COUNTY

FEB 1 1 2014

I, Frank X. Schillari, SHERIFF OF HUDSON COUNTY DO HEREBY DEPUTIZE AND APPOIN Fernando SILVA A DULY SWORN OFFICER TO EXECUTE AND RETURN THE

DOCUMENTS ACCORDING TO LAW.

Date of Action 1/14/2014 Time of Action 10:00 AM

Person/Corporation to Serve THOMAS G. LYNCH ESQ

4808 BERGENLINE AVENUE

SUITE 304

ATTEMPTS 1/14/2014 10:00 AM

Reason for Non Service: DEFENDANT MOVED FROM PLACE OF ATTEMPTED SERVICE

NO SERVICE 1/30/14

I. Fernando SILVA WAS NOT ABLE TO SERVE THE WITHIN DOCUMENTS AND/OR A TRUE COPY THEREOF.

Recenad on 2/10/2014

STATE OF NEW JERSEY **DEPARTMENT OF THE TREASURY DIVISION OF REVENUE AND ENTERPRISE SERVICES** CHANGE OF REGISTERED AGENT CERTIFICATE

LAWYERS DIARY AND MANUAL LLC 0400452677

The Division of Revenue and Enterprise Services hereby affirms that the following change was submitted on 09/03/2021 for LAWYERS DIARY AND MANUAL LLC.

Previous Registered Agent and Office

DAVID STEIN C/O SKINDER STRAUSS 890 MOUNTAIN AVE NEW PROVIDENCE, NJ 07974

New Registered Agent and Office

Michael Skinder 1260 Broad St 2nd Floor Bloomfield, NJ 07003-3031

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, this 3rd day of September, 2021

duk A Mun

Certificate Number: 2580928746 Elizabeth Maher Verify this certificate online at https://www1.state.nj.us/TYTR_StandingCert/JSP/Verify_Cert.jsp

Elizabeth Maher Muoio

Following are the most recently reported officers/directors (corporations), managers/members/managing members (LLCs), general partners (LPs), trustees/officers (non-profits).

> CHIEF EXEC. OFFICER (CEO) Title:

STRAUSS, ANDREW S Name:

1260 Broad St 2nd Floor, 2nd Floor, Address:

Bloomfield, , , US

Title: OTHER

STEIN, DAVID E Name:

1260 Broad St, 2nd Floor, Bloomfield, , , US Address:

Title: MEMBER

Skinder, Michael Name:

1260 Broad St, 2nd Floor, Bloomfield, , , US Address:

FILING HISTORY -- CORPORATIONS, LIMITED LIABILITY COMPANIES, LIMITED PARTNERSHIPS AND LIMITED LIABILITY PARTNERSHIPS

To order copies of any of the filings below, return to the service page, https://www.njportal.com/DOR/businessrecords/Default.aspx and follow the instructions for obtaining copies. Please note that trade names are filed initially with the County Clerk(s) and are not available through this service. Contact the Division for instructions on how to order Trade Mark documents.

Charter Documents for Corporations, LLCs, LPs and LLPs

2011 Original Filing (Certificate) Date:

Changes and Amendments to the Original Certificate:

Year Filed Filing Type

2013 CHANGE OF AGENT AND

OFFICE

CHANGE OF AGENT AND 2014

OFFICE

2021 CHANGE OF AGENT AND

OFFICE

Annual Report Filing

2021

with address change

2021

Annual Report filing with officer/member

change

Annual Report filing 2022

with officer/member

change

Status Report For:

LAWYERS DIARY AND MANUAL LLC

Report Date:

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2/13/2023

Confirmation Number:

230442909341

IDENTIFICATION NUMBER, ENTITY TYPE AND STATUS INFORMATION

Business ID Number:

0400452677

Business Type:

DOMESTIC LIMITED LIABILITY COMPANY

Status:

ACTIVE

Original Filing Date:

11/15/2011

Stock Amount:

N/A

Home Jurisdiction:

NJ

Status Change Date:

NOT APPLICABLE

REVOCATION/SUSPENSION INFORMATION

DOR Suspension Start

Date:

N/A

N/A

DOR Suspension End

Date:

Tax Suspension Start

N/A

Date:

Tax Suspension End

N/A

Date:

ANNUAL REPORT INFORMATION

Annual Report Month:

NOVEMBER

Last Annual Report

08/12/2022

Filed:

Year:

2022

AGENT/SERVICE OF PROCESS (SOP) INFORMATION

Agent:

MICHAEL SKINDER

Agent/SOP Address:

1260 BROAD ST 2ND FLOOR, BLOOMFIELD, NJ, 07003

3031

Address Status:

DELIVERABLE

Main Business Address: 1260 Broad St, 2nd Floor, Bloomfield, NJ,

07003 3031

Principal Business

1260 Broad St2nd Floor, Bloomfield, NJ, 07003

Address:

ASSOCIATED NAMES

Associated Name:

N/A

Type:

N/A

PRINCIPALS

2011

NEW JERSEY LAWYERS DIARY

AND

MANUAL®

INCLLIDING
THE OFFICIAL BAR DIRECTORY OF NEW JERSEY

ONE HUNDRED TWENTIETH-SECOND YEAR



NEW JERSEY LAWYERS DIARY AND MANUAL® P.O. Box 50, Newark, N.J. 07101-0050 (973) 642-1440 (800) 444-4041

FAX: (973) 642-4280

E-mail: mail@lawdiary.com
Visit our web site at http://www.lawdiary.com

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Lawyers Diary Online—For and About Law,

which also gives you, at no extra cost, legal productivity calculators,
electronic calendars and access to New Jersey Lawyers Service and eLaw, LLC.

Be prepared for those days when every minute counts and getting everything right is crucial.

Call us at (800) 444-4041, Ext. 2 for further details on this invaluable time saver.













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| (800) 222-076 | 08054 Fx:222-1711 08054 Fx:222-1711 00Lyons, M Traver '97 (Connell F LLP) -85 Lyngeth Av -Roseland 01Lyons, M Traver '97 (Connell F LLP) -85 Lyngeth Av -Roseland 03Lyons, M Traver '97 (Connell F LLP) -85 Lyngeth Av -Roseland | MES | 795-3300 | MacCracken, Jane R 35 - 1305 James CI - Warrington, CL Dr S 5, 399 106-3500 Mac Cracken, Kella M 05 % Obermayer RMSH, LLP - 20 LLD 5 7 100 646-4347 Mac Chery His 08002 Fx:795-8843 |
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∋ClairRyan, PC) -1 Rvrfrnt Plz -16th

ynch Law Ofcs -245 Nassau -Pmd JAOC-Probation Srvcs Div -171

1-5114 2nd Av -Denvil 07834 Fx:(301) AR DIRECTORY - ALPHABETICALLY 658-9529 .. Lynch Lynch Held Rosenberg, PC -440 Route 17 N -Hasbrouck Hts 07604 Fx:(888) 271-9726

994-2465 ... Lynch, Mark W '82 Dalichi Sankyo,Inc -2 Hilton Ct -Parsippany 07054 Lynch, Matthew D '14 -8 James -Lincroft 07738

265-5035 ... Lynch, Matthew J '10 Asst Pros -49 Rancocas Rd -Bx6000 -Mt Holly 08060 Fx:265-5007

-Mt Holly 08060

-Manasquan 08/36 Fx:223-2952 Lynch, Michl P '96 -8 Trinity PI -Freehold 07728 Lynch, Nancy E '99 Eaglewood Cpti Mgmt LLC -350 Park Av -18th FI -NY, NY 10022 Lynch, Peter J '81 (Christie & Y PC) -1880 John F Knndy Blvd -10th FI -Phila, PA 19103 Fx:587-1699 Lynch, Robt T '06 -2733 Meyer PI -Phila, PA 19114

Lynch, Robt I '06 -2/33 Meyer PI -PIIII8, PA 19114
Lynch, Robt W '89 (Lynch & K,LLC) -1000 Wht Hrs Rd -Ste 703
-Voorhees 08043 Fx:309-3413
Lynch, Sean P '02 OfCnsl Morgan, L&B LLP -502 Carnegie Ctr
-Prictn 08540 Fx:919-6701

11)275-2490 ...

Lynch, Sharon S 10 -2016 N Inglewood -Aringtn, VA 22205 Lynch, Tamika R '07 -14025 Saddlehill Ct -Jacksonville, FL 32258 703-2130 .. Lynch, Terence J '12 Cnsl WE Staehle -525 Route 73 N -Ste 407 -Marlton 08053 Fx: (855) 857-9823

Lynch, Thos G 73 -4808 Brgnline Av -Union Cty 07087
Lynch, Wm H Jr. '87 -353 Paoli Woods -Paoli, PA 19301
Lynes, Martha D '89 (Chasan L&L,PC) -300 Lighting Way
-Secaucus 07094 Fx:348-8633

Lynn, Christopher R '84 -2415 Qns Plz N -Unit 5D -Long Isl Cty, NY 11101

-534-6677 ...Lynn, Dani A '85 -CertWrkrsCompLawAtty (Braff HS&M) -570 W Mt Pisnt Av -Lvngstn 07039 Fx:535-0713 Lynn, Grainne '15 -3200 Schi Hse Ln -Phila, PA 19144

Lynn, Grainne '15 -3200 Šchl Hse Ln -Phila, PA 19144
Lynott, Geoffrey E '16 -509 Rdgwd Rd -Mplwd 07040
1839-7940 ...Lynott, Keith E '81 (McCarter & E) -100 Mulberry -Gateway 4 -Nwk
07102 Fx:624-7070
1440-3000 ...Lynott, Patrick F '16 %Wilson EME&D LLP -150 E 42nd -NY, NY
10017 Fx:490-3038
1733-3516 ...Lynwander, Julie E '93 %Catholic Cmmnty Srvcs -976 Broad -Nwk
07102 Fx:733-9631
1899-7100 ...Lyon, Christopher F '13 %Wood SH&B LLP -685 3rd Av -18th Fl
-NY, NY 10017 Fx:999-7139
1802-1822 ...Lyon Glassman Leites & Modi,LLC -215 Rdgdl Av -Bx409
-Florham Pk 07932 Fx:822-9212
175-2000 ...Lyon, Michi J '09 %Kane PkT&K,LLP -510 Swede -Norristown, PA

275-2000 ...Lyon, Michl J '09 %Kane PKT&K,LLP -510 Swede -Norristown, PA 19401 Fx:275-2018

22-1822 .. Lyon, Rexford L '67 (Lyon GL&M,LLC) -215 Rdgdl Av -Bx409 -Florham Pk 07932 Fx:822-9212 Lyons, Beth S '87 -8x3362 -Guttenbrg 07093 Lyons, Brett J '04 -203 Reading Cir -Brdgwtr 08807 Lyons, Courtney J '14 -4750 Lincoln Blvd -Apt 11 -Marina Del Rey, CA 90292

222-0166 Lyons, Craig H '99 %Lyons D&V,PC -136 Gaither Dr -Ste 100 -Mt Laurel 08054 Fx:222-1711

466-0840 Lyons, Dani J Jr. '62 -86 E Broad -Bx92 -Hopewell 08525

722-0166 ... Lyons, David R '72 (Lyons D&V,PC) -136 Gaither Dr -Ste 100 -Mt Laurel 08054 Fx:222-1711 292-4081 . Lyons, Diane R '89 Asst Dep Pub Def -210 S Broad -2nd FI -Trntn 08608 Fx:777-0892

122-0166 ...Lyons Doughty & Veldhuis,PC -136 Gaither Dr -Ste 100
-Mt Laurel 08054 Fx:222-1711
1335-4537 ...Lyons, Francis R X '76 -74 Knapp Av -Trntn 08610 Fx:585-3308
1824-081 ...Lyons, Jessica A '03 Dep Pub Def -210 S Broad -2nd Fi -Trntn
08608 Fx:777-0892

4597-E000 .. Lyons, John W '09 %Hughes H&R LLP -1 Bttry Pk Piz -NY, NY 10004 Fx:422-4726

10004 PX:42Z-4/Zb
...Lyons, Katherine '04 %NJ Manufacturers Ins Co
-Sullivan Way CN 00128 -W Trntn 08628 Fx:671-3053
294-2400 ...Lyons, Kirk M H '91 (Lyons & F,LLP) -1 Exch Piz -Ste 1501 -NY,
NY 10006 Fx:594-4589

Tyons, Kristy K '03 -203 Reading Cir -Brdgwtr 08807 Lyons, Kristy K '03 -203 Reading Cir -Brdgwtr 08807 Lyons, Laurie H '03 %Lyons D&V,PC -136 Gaither Dr -Ste 100 -Mt Laurel 08054 Fx:222-1711 J77-1100 ... Lyons, M Trevor '97 (Walsh POF LLP) -1037 Raymnd Blvd -Ste 600 -Nwk 07102 Fx:757-1090

34-6900 - Lyons, Matthew P '93 (Cnty Cnst) - 2 S Broad -Bx337 -Woodbury 08096

08096

83-2700 ...Lyons, Megan K '14 %Drinker B&R LLP -One Logan Sq -18th & Cherry -Phila, PA 19103 Px:988-2757

133-2930 ...Lyons, Patricia R '01 (Viscomi & L) -360 Mt Kemble Av -Mrrstwn 07960 Fx:(603) 334-7452

155-3600 ...Lyons, Raymond T '73 Cnsl Fox R LLP -997 Lenox Dr -Bidg 3 -Lwrns Raed Doublas '06 -One Logan Sg -Phila, PA 19103

Lyons, Reed Douglas '06-One Logan Sq -Phila, PA 19103 Lyons, Richd G '14 %Bertone P LLP -777 Terrace Av -Ste 201 -Hasbrouck His 0764 Fx:483-9187 -0910 ..Lyons, Robit M '15 %Sullivan & K LLP -980 Av of Amer -Ste 405 -NY, NY 10018 Fx:695-0915 33-9333

-NY, NY 10018 Fx:695-0915
Lyons, Samantha A '12 -231 Todd Rd -Katonah, NY 10536
Lyons, Theresa A '02 -CertMtrmnlLawAtty (Lyons & Assoc,PC)
-76 E Main -2nd F1 -Smrvll 08876 Fx:575-7711
Lyons, Timothy D '90 -CertCivTriAtty (Davison E&M,PA)
-100 Willow Brook Rd -Ste 100 -Freehold 07728 Fx:462-8955
Lyons-Boswick, Kathleen '84 Asst Pros -50 W Market
-County Courts Bldg -Nwk 07102 Fx:621-4560

(908) 753-0444 ...Lyte, Suzanne M '85 (Lyte & Assoc,LLC) -1550 Park Av -Ste 201
-Bx284 - S Plainfid 07080 Fx:753-0011
(201) 451-1400 ...Lytle, Patricia K '83 OfCnsl Schumann H LLC -Hrbrsd Plz 10
-3 Second Ste 1201 -Jersey Cty 07311 Fx:432-3103
(609) 275-0400 ...Lytle, Robit E '90 (Szaferman LB&B,PC) -101 Grovers Mill Rd -Ste 200 -Lwrncyll 08648 Fx:275-4511

.. Lyttle, David F '81 -411 Hcknsck Av -3rd Fl -Hack 07601 Fx:968-1710 (201) 968-1700

Lyttle, John W Jr. '69 (Windels ML&M,LLP) -120 Albany Street Piz -New Brnswck 08901 Fx:846-8877 (732) 846-7600 (718) 935-4531 .. Lyttle, Tiffany I '06 NYC Dept of Educ -65 Court -Ste 1102 -Brklyn, NY 11201

.. Lyubarskiy, Igor '04 -196 Ramapo Rd -Gamervii, NY 10923 Fx:(206) 600-5297 (845) 429-2922

(732) 855-6038 . Lyubarsky, Alex '01 (Wilentz G&S) -90 Wdbrdg Ctr Dr -Ste 900 Box 10 -Wdbrdg 07095 Fx:726-6690 Lyubarsky, Stella '10 -56 Sandra Cir -Wstfid 07090 Lyutin, Yelena 12 - 2422 E 28th -Brklyn, NY 11235 Ma, Alleen T '09 -Bx621 -Sta Monica, CA 90406 (212) 267-1650 ...Ma, Annie '01 %Fine O&A,LLP -39 Bway -Ste 1910 -NY, NY 10006

Fx:962-5619

Ma, Di 15 -424 Sand Crk Rd -Apt 529 -Albany, NY 12205 (732) 745-3300 .. Ma, Jessica Y 13 Asst Pros -25 Krkptrck -3rd Fl -New Brnswck 08901 Fx:745-2791

Ma, Jing '05 -720 47th -Sarasota, FL 34234 (212) 490-3000 .. Ma, Tina C '09 %Wilson EME&D LLP -150 E 42nd -NY, NY 10017 Fx:490-3038

Ma, Vanessa L '14 -14 Tricome Ct -Holmdel 07733 Ma, Vinan '15 -28 Ramsgate Ct -Blue Bell, PA 19422 (412) 391-6984 ...Ma, Yue Matthew '15 %Fox R LLP -500 Grant -Ste 2500 -Pitts, PA 15219 Fx:391-6984

Maas, Ari L '14 -44 Timberline Dr -Nanuet, NY 10954 (212) 513-7788 .. Mabanta, Katle A '09 %Ahmuty D&M -199 Water -NY, NY 10038 Fx:513-7843 Mabey, Warren K '10 -5 Hedgerow Ln -Pilesgrove 08098

(732) 606-9100 ...Mable, Benjamin H III '00 -769 Route 9 -Bayyil 08721 Fx:606-9696 (973) 538-6890 ...Macaluso, Carla D '96 (Jackson L PC) -220 Hdqrtrs Plz-E Twr -7th Fl -Mrrstwn 07960 Fx:540-9015 (732) 606-9100

(717) 532-4832 .. Macaluso, Jos A '79 -9614 Rowe Run Loop -Shippensburg, PA 17257

(609) 514-0300 ... Macaluso, Peter M '00 Rockwood Spec,inc -100 Overlook Ctr -Prnctn 08540

(201) 343-7400 .: Macaluso, Richd W '73 -55 State -Hack 07601 Fx:487-5583 (973) 779-1163 .: Macaluso, Roy R '87 (Fusco & M) -150 Passaic Av -Bx838 -Passaic 07055 Fx:779-5437 (212) 461-6122 .: Macaluso, Wardy L '95 %Fiden & N,LLP -845 3rd Av -11th Fi -NY, NY 10022 Fx:682-9671

Macam, Victor I '04 -301 Ginwood Ct -Fuquay Varina, NC 27526

(215) 850-2245 ... Macan, W Andrew '03 Axalta Coating Systems -2001 Market -Ste 3800 -Phila, PA 19103 Macari, Jessica L '12 -1821 Kenwyck Manor Way -Raleigh, NC

(973) 622-4444 .. Macarone,

(212) 307-5500 ...MacArthur, Andrew P '07 '%Venable LLP -1270 Av of Amer -24th FI -NY, NY 10020 Fx:307-5598 MacArthur, Andrew P '07 '8' Venable LLP -1270 Av of Amer -24th FI -NY, NY 10020 Fx:307-5598 MacArthur, Geoffrey W '06 -57 Water -Rm 21 -Perth Amboy 08861 (856) 435-1330 ...Macary, Jos P '85 (Dilta M&C) -811 Church Rd -Ste 105 -Chrry Hill 08002 (856) 225-8400 .. MacAulay, Grace C '92 Asst Pros -25 N Fifth -Camden 08102 Fx:963-0080

FX:903-0050 Macaulay, Matthew K '13 -3645 Mannion Rd -Saginaw, MI 48603 MacAvoy, Patrick D '09 -132 Queen -Phila, PA 19147 (610) 941-2972 ... MacBride, Jonathan R '97 %Zelle HV&M_LLP -200 Berr Hrbr Dr -Ste 400 -W Conshohocken, PA 19428 Maccario, Jos A '79 -7917 11th Av -Brklyn, NY 11228 Maccario, Jos A '79 -7917 11th Av -Brklyn, NY 11228

Maccarone, Courtney E '11 %Levi & K LLP -30 Broad -24th FI -NY, NY 10004 Fx:363-7171 (212) 363-7500 (973) 648-4581 .. Maccarone, Jos J '13 Dep Atty Gen -124 Halsey -Bx45029 -Nwk

(973) 778-3121 . Maccarone, Jos T '79 -335 Passaic Av -Lodi 07644 Fx:778-4858 . Maccaroni, Cheryl '84 Dep Atty Gen -Bx094 -Tmtn 08625 (609) 984-3879 .

Fx:984-2799 MacCarthy, June DuBois '01 -227 N Brookfid Rd -Chrry Hll 08034 (908) 713-9008 ... Macce, John C. '90 -CertChTrlAtty (Macce & C,PC) -17 E Main -Clinton 08809 Fx:713-9009

(504) 568-9393 ... Maccherone, Arny L '99 %Abbott S&K -400 Lafayette -Ste 200 -New Orl, LA 70130 Fx:524-1933

(609) 254-6188 .. Macchi, Christopher J '15 -7407 Horizon Rock Av -Las Veg, NV

(973) 642-1900 .. Macchia, George M '98 %Epstein B&G,PC -One Gtwy Ctr -13th Fl -Nwk 07102 Fx:642-0099 (732) 750-5300 .. Macchia, Paul B '94 NJ Tpke Auth -Bx5042 -Wdbrdg 07095

Fx:750-5384 (973) 877-6400 .. Macchiaverna, Elizabeth S '10 %Friedman KS&A LLP -1 Gtwy Ctr

(561) 361-8528 .. Macci, Lisa M '89 (LM Macci,PA) - 2255 Giades Rd -Ste 324A -Boca Raton, FL 33431 Fx:852-7514 Maccia, Michi A '03 -17 Academy -Nwk 07102

MacClintock, Heather L 10 - 3009 W Barrett - Seattle, WA 98199
Macconi, John A Jr. '04 - 300 Delaware Av - Wimngtn, DE 19801
MacCracken, Jane R '95 - 1404 Audmar Dr - Mc Lean, VA 22101
(215) 988-2700 ... MacCracken, Jane R '95 - 1404 Audmar Dr - Mc Lean, VA 22101
- 18th & Cherry - Phila, PA 19103 Px:988-2757
(201) 610-1353 ... MacDermott, Julia S '03 - 515 4th - Ste 401 - Hoboken 07030

MacDonald, Andrew M '15 -2021 Chestnut -Apt 408 -Phila, PA 19103

(917) 385-1001 ...MacDonald, Angelo G '87 -200 W 60th -Ste 3C -NY, NY 10023 Fx:(212) 956-1009 (856) 848-5858 ...MacDonald, Arthur J Jr. '70 (Holston MUZ,PA) -66 Euclid --Woodbury 08996 Fx:848-1898 (717) 233-3874 ...MacDonald, Brett W '98 -941 Sunny Hill Ln -Hrrsbrg, PA 17111

Lynch & Kleiner, LLP 75 Essex Street, Suite 104 Hackensack, NJ 07601 (201) 441-9044 Attorneys for Plaintiff

Yong C. Son

SUPERIOR COURT OF NEW JER LAW DIVISION - BERGEN COUNTY

DOCKET NO:

OEN C4320-9

Vs.

Pum Yang Express USA, Inc. And John Doe, Inc. (fictitious names)

Defendant

Plaintiff

CIVIL ACTION

COMPLAINT and **JURY DEMAND**

Plaintiff, Young C. Son, residing at 63 Hobart Street, Ridgefield Park, New Jersey, by way of complaint against the defendants, says:

FIRST COUNT

- On July 8, 1996 plaintiff entered into a contract with defendant, Pum 1. Yang Express USA, Inc. and/or John Doe, Inc. to ship various cameras, video equipment, film accessories and other items from Jersey City, New Jersey to Seoul, Korea.
- At no time was plaintiff told by any representative of the defendant 2. that this equipment with a few possible exceptions would not be considered as moving furniture and would not be duty free.
- Said items were shipped to Seoul, Korea and were detained for more 3. than a year because of custom clearance. When plaintiff finally

EXHIBITION E

received the goods, a large portion of them were missing.

4. Defendant failed to adequately perform their obligations under the subject contract as above described.

5. As a result of this breach of contract, plaintiff has suffered monetary and other losses above described.

WHEREFORE, Plaintiff demands judgment against the defendants for damages, attorneys fees, interest and cost of suit.

Dated: May 21, 2001

Attorney for Plaintiff

SECOND COUNT

1. Plaintiff repeats each and every allegations of the First Count as if fully set forth herein.

2. As a result of the defendant's failure to perform their obligations of the subject contract as above described, plaintiff had no means of work or income between July 1996 and November 1997.

WHEREFORE Plaintiff demands judgment against the defendants for damages, attorneys fee, interest and costs of suit.

Dated: May 21, 2001

Thomas G. Lynch Attorney for Plaintiff

CERTIFICATION OF COUNSEL

In accordance with Rule 4:5-1, I certify that there are no other actions or arbitration proceedings either pending or contemplated with respect to the within matter.

Dated: May 21, 2001

Thomas G/Lyrch Attorney for Plaintiff

JURY DEMAND

Pursuant to Rule 4:35-1, the Plaintiffs, hereby demand a trial by Jury on all issues.

DESIGNATION OF TRIAL COUNSEL

Pursuant Rule 4:25-1, Thomas G. Lynch, is hereby designated as Trial Counsel of this matter.

Dated: May 21, 2001

Thomas G. Lynch Attorney for Plaintiff If you can not afford to pay an attorney, call a Legal Services Office. An individual not eligible for free legal assistance may obtain a referral to an attorney by calling a county lawyer referral service. These numbers may be listed in the yellow pages of your phone book or may be obtained by calling the New Jersey State Bar Association Lawyer Referral Service toll-free 800-367-0089. The phone numbers for the county in which this action is pending are: Lawyer Referral Service, 201-488-0044, Legal Services Office 201-487-2166.

DATED: May 30, 2001

Donald Phelan, Clerk of the Superior Court

Name of Defendant to be Served: Address of the Defendant to be Served:

Pum Yang Express USA, Inc.

425 Victoria Terrace Ridgefield, NJ 07657

CERTIFICATION

I certify that I, Jack Brickell, on May 30, 2001, served the within Summons and Complaint upon the defendant, Pum Yang Express, USA, Inc., specifically on _______. I certify that the foregoing statement made by me is true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: May 30, 2001

MAN TO THE REAL PROPERTY OF THE PARTY OF THE

Lynch & Kleiner, LLP 75 Essex Street, Suite 104 Hackensack, NJ 07601 (201) 441-9044 Attorneys for Plaintiff

Yong C. Son

TIM 15 MENT CLEAR

SUPERIOR COURT OF NEW JERSEY LAW DIVISION – BERGEN COUNTY DOCKET NO: BER-L-4320-01

Plaintiff

Vs.

CIVIL ACTION

SUMMONS

Pum Yang Express USA, Inc. And John Doe, Inc. (fictitious names)

Defendant

From The State of New Jersey, To the Defendant(s) Named Above: Pum Yang Express USA, Inc.

The Plaintiff, named above, has filed a lawsuit against you in the Superior Court of New Jersey. The Complaint attached to this summons states the basis for this lawsuit. If you dispute this Complaint, you or your attorney must file a written Answer or motion and proof of service with the Deputy Clerk of the Superior Court in the county listed above within 35 days from the date you received this summons, not counting the date you received it. (The address of each deputy clerk of the Superior Court is provided.) An \$110.00 filing fee payable to the Clerk of the Superior Court and a completed Case Information Statement (available from the deputy clerk of the Superior Court) must accompany your Answer or motion when it is filed. You must also send a copy of your Answer or motion to plaintiff's attorney whose name and address appear above, or to plaintiff, if no attorney is named above. A telephone call will not protect your rights; you must file and serve a written Answer or motion (with fee and completed Case Information Statement) if you want the court to hear your defense.

If you do not file and serve a written Answer or motion within 35 days, the court may enter a judgment against you for the relief plaintiff demands, plus interest and costs of suit. If judgment is entered against you, the Sheriff may seize your money, wages or property to pay all or part of the judgment.



PUM YANG EXPRESS U.S.A., INC. 55 EDWARD HART DRIVE, JERSEY CITY, N.J. 07305 TEL: (201) 413-9700 • FAX: (201) 413-0767

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. In the event of loss or damage arising under this helps, no claims will be admitted unless a survey has seen held with the approval of this Company's Office or Agents specified in this Policy.

Jenny do. 5



34 items sent July 8, 19967 items received November 7, 1997 (in Korea)

ITEMS MISSING

| Name | Estimated Value |
|--|---------------------|
| 1. Dark room equipment | \$2000 |
| 2. Camera | |
| 3. Projector | |
| 4. Tripod | \$8500 (for 2,3,4) |
| 5. Machine parts (including Life-timer, Transformer Norman | \$12500 |
| P 800-D, electric wires, light bulbs) 14 parts altogether. | |
| 6. Agfa Gevazrt Graphic Arts Model 579 (2) | \$23000/ea. \$46000 |
| 7. Jobo Type 460 | \$23000 |
| 8. Glass light table | \$4500 |
| 9. Crosfield 636 Generator | \$55000 |
| 10. Life-timer | \$3500 |
| 11. Cromega-B Enlarger | \$22000 |
| 12. Chemical containers (2) | \$850/ea. \$1700 |
| 13. Air compressor | \$7500 |
| 14. Chemical hose (2) | \$350/ea. \$700 |
| 15. Roll film dispenser MD-261 | \$2500 |
| | Total |
| | \$189,400 |

ITEMS CLAIMED

Name

- 1. Color Counter Turbo MR-424
- 2. Crosfield Magna 636
- 3. Naps Processor CF-251
- 4. Film cutter (9)
- 5. Printing laminator
- 6. Smart Densitemeter Cosar 9953
- 7. Exposer system (2)

| Signature of Owner | Glom c. Soz | |
|--------------------|-------------|--|
| | | |
| Date | From | |

N SUPERIOR COURT N COUNTY COURTHOUSE N COUNTY JUSTICE CENTER NSACK NJ 07601-7680

ARBITRATION HEARING

DNE: (201) 646-2354 8:30 MM - 4:30PM

MARCH 06, 2002

DOCKET: BER - L -004320-01 SON VS PUM YANG EXPRESS USA INC

CASE HAS BEEN SELECTED FOR MANDATORY. NON-BINDING ARBITRATION. THE ARBITRATION HEARING CHEDULED ON MAY 21. 2002 AT 11:00AN. ADJOURNED FROM MARCH 04, 2002

INCUIRIES SHOULD BE DIRECTED TO THE ARBITRATION ADMINISTRATOR. IF THE CASE HAS BEEN LED. THE ADMINISTRATOR SHOULD BE NOTIFIED IMMEDIATELY BY PHONE. AND THE NOTICE OF LEMENT FORM SHOULD BE SUBMITION PROMPTLY. CASES ASSIGNED TO ARBITRATION MAY BE SUBJECT TO VAL PURSUANT TO RE 42214-12. AT LEAST 10 DAYS BEFORE THE HEARING. A STATEMENT OF FACTS AND ES HUST BE SUBMITTED TO ALL OPPOSING PARTIES.

ISE REPORT TO: COURT ROOM: 415

THOMAS G LYNCH LYNCH & KLEINER 75 ESSEX STREET SUITE 104 HACKENSACK NJ 07601 MAYCHER LYNCH BARTZOS LLP

Counsellors At Law

! MOUNT PLEASANT AVENUE
'OST OFFICE BOX 3308
Certified Civil Trial Attorney
Diplomate RJ Muskipal Law

WALLINGTON, NEW JERSEY 07057
B.N.Y. BUILDING; CORNER PATERSON AVENUE
(201) 438-7770
Fax (201) 438-5726
E-mail: office@damlaw.com

Dennis A. Maycher*†‡ Thomas G. Lynch Timothy J. Bartzos

Ralph A. Leder (1936-1992)

REPLY WALLINGTON ONLY

NJ & NY Bars

March 13, 2002

Mr. Yong C. Son 63 Hobart Street Ridgefield Park, NJ 07660

Re: Son v. Pum Yang Express

Dear Mr. Son:

Please be advised that the arbitration in the above stated matter is rescheduled for May 21, 2002 at 11:00 a.m. at the Bergen County Courthouse. Please diary this date in your calendar.

I request that you contact my office one business day prior to May 21st to confirm the status of the arbitration.

Anticipating your expected cooperation.

Very truly yours,

Thomas G. Lynch

TGL/sp

EXHIBITION G

New York Office Empire State Building 350 Fifth Avenue, Suite 6101 New York, New York 10118 (212) 594-6283 North Jersey Office 75 Essex Street, Suite 104 Hackensack, New Jersey 07601 (201)438-7770 South Jersey Office 7409 Long Beach Blvd. Brant Beach, New Jersey 08008 (609) 494-0070 HON. DANIEL P. MECCA, J.S.C. SUPERIOR COURT OF NEW JERSEY Bergen County Justice Center Suite 326 Hackensack, NJ 07601-7689

OLL OF

SUPERIOR COURT OF NEW JERSEY LAW DIVISION, BERGEN COUNTY Docket No. L-04320-01

Yong C. Son

Plaintiff

vs.

CIVIL ACTION

ORDER

Pum Yang Express USA Inc.

Defendant

The above matter having been listed for Contract Arbitration on May 21, 2002 and the plaintiffs having failed to appear,

It is on this 22^{nd} day of May, 2002;

ORDERED that the above captioned matter be dismissed for Lack of Prosecution.

A copy of the within order has this day been mailed to all counsel and/or pro-se litigants.

Daniel P. Mecca, J.S.C.

Sangwon D. Sohn 2033 Lemoine Avenue, Suite 205 Fort Lee, NJ 07024 (201) 947-5225 Attorney for Plaintiff

YOUNG C. SON

LAW DIVISION.

BERGEN COUNTY

DOCKET NO. L-04320-01

V.

Civil Action

PUM YANG EXPRESS, USA, INC.

Defendant.

Plaintiff.

CERTIFICATION OF YOUNG C. SON IN SUPPORT OF PLAINTIFF'S MOTION TO VACATE ORDER

SUPERIOR COURT OF NEW JERSEY

Young C. Son, of full age, upon his Certification, says:

- 1. I am the plaintiff. I have personal knowledge of the facts contained in this Certification.
- The Plaintiff had filed a Complaint in 2001 to seek damage arising out of a breach of 2. shipping contract and the case was represented by attorney Thomas G. Lynch.
- 3. The case was subject to a mediation of which scheduled date was May 21, 2002, and I was notified for the session in March by a letter from Mr. Lynch.
- 4. Upon the receipt of the letter. I contacted Mr. Lynch: and he told me that he will handle the mediation himself and I should not appear on May 21, 2002 for the mediation.
- 5. Unbeknownst to me, my attorney Mr. Lynch, failed to appear on the date of mediation on May 21, 2002.
- 6. Due to the failure stated in paragraph 4, in May 2002, the court entered an order to dismiss the case based on lack of prosecution.
 - 7. The order was served to Mr. Lynch; and I was not served by the Court nor anyone else.
- In order to understand the progress of the case, I repeated requested M. Lynch to provide me with any information on the case; however all of my request were ignored by him.

EXHIBITION I

- 9. Moreover, I met with Mr. Lynch twice in person after the date of the said order; and yet Mr. Lynch never advised me about the dismissal and instead had kept it as secret from me for about two years.
- 10. Finally in May of 2004, I went to Mr. Lynch's office in order to retrieve the file to find a recourse to pursue the litigation, and received a collection of documents from him.
- 11. I realized that one document contained in the documents was a copy of the said order to dismiss.
- 12. Being appalled at the unexpected order which was undoubtedly a failure, I repeatedly request My. Lynch to explain as to why the order was entered and whether I still had a chance to succeed on the merit; however, all of my requests was ignored and Mr. Lynch has not made any reply to my request until this day. A true copy of a letter delivered to Mr. Lynch requesting an explanation was annexed hereto as "Exhibit A".
- 13. I was in dismay from the dismissal especially because the gist of the litigation was to recover tools of the trade of a printing business; and my livelihood was supported from the profession of a printer.
 - 14. Since May of last year, I have been trying to find a way to right the unjustness.
- 15. Therefore, I am applying this motion and pray that this court would allow to reopen the matter and afford me a chance to be adjudicated on the merit.

Young C. Son

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Dated: 1/4/06

| AC | | nsuranc | e Covera | ge Provided) | |
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YONG C. SON
50 W. Columbia Avenue, 2nd Fl.
Palisades Park, NJ 07650
(201) 310-4745

August 23, 2004

ANV. THOMAS G. FYNCH BOXNO. 2 Mt. Pleasont Av. Siare, ZIAP. P.O Box 2308 Wallington, NJ. 07097

RE: Yong C. Son vs. Pum Yang Express, USA, Inc. Docket No. L-04320-01

Dear Mr. Lynch:

This is to discuss about the above captioned matter and the damage I suffered from it. I, Yong C. Son, as the plaintiff, have been suffered from the above matter resulted from the negligence of PUM YANG EXPRESS and from the way you as my lawyer handled the case since 2001.

As I learned about the dismissal of the case in May 2002 when I visited your office to pick up the file in May 2004, I became frustrated again and still am as of today. I do not understand why the case was dismissed and why I was not informed about it until 2004.

When I received your letter of March 2002, I contacted you directly and I was instructed by you not to appear at the courthouse on May 21, 2002 (when the arbitration for the case was scheduled by the Bergen County Court).

When you explained in May 2004 that you could make an appeal on the dismissal but with my payment of \$3,000.00 for your service, I was also puzzled.

I feel strongly that I was misrepresented by your office, and would like to have a written explanation on the above questions and appropriate compensation for that. Further, I probably need a third party to discuss about this matter if I do not get a proper response from you within 10 days from the date of this letter.

Thank you for your prompt attention in this matter.

Sincerely yours,

Yong C. Son

Sangwon D. Sohn
2033 Lemoine Avenue, Suite 205
Fort Lee, NJ 07024

(201) 947-5225 Attorney for Plaintiff

YOUNG C. SON

Plaintiff.

٧.

PUM YANG EXPRESS, USA, INC.

Defendant.

FILED

FEB 0 3 2006

DANIELP MECCA

SUPERIOR COURT OF NEW JERSEY LAW DIVISION, BERGEN COUNTY DOCKET NO. L-04320-01

Civil Action

ORDER TO VACATE

This matter being opened to the court by Sangwon D. Sohn, Attorney of Record for the plaintiff, Young C. Son upon motion to vacate the order to dismiss based upon the facts set forth in the plaintiff's certification and filed herewith; and the Court having considered the matter and good cause appearing,

IT IS, on this 31 day of Feb

, 2006,

ORDERED that the Order to Dismiss entered on May 8, 2004 is vacated; and it is further

ORDERED that the parties continue arbitration; and it is farther

ORDERED that the parties move forward for regular progression of the action; and it is further

ORDERED that the parties commence discovery.

Request is untimely

DANIEL P. MECCA, RJ.S.G.

J.S.C



GLENN A. GRANT, J.A.D. Acting Administrative Director of the Courts

www.njcourts.com - phone: 609-981-0078 - fax: 609-981-6968

December 6, 2010

Yongchul Son 17 West Homestead Avenue, Fl. 1 Palisades Park, NJ 07650-1126

Dear Mr. Son:

Your letter dated December 14, 2010 addressed to Attorney General Paula Dow has been referred to this office for response.

The address for Thomas G. Lynch, Esq. is 277 Prospect Avenue, Apt. 18 D, Hackensack, NJ 07601.

I hope this information is helpful.

Sincerely,

Administrative Specialist

Communications and Community Relations

EXHIBITION J

RCVD; 1-5-2011

JAN 07 2011

Robert L. Polifroni

SUPERIOR COURT OF NEW JERSEYS.C.

| Your Chul Son | LAW DIVISION |
|---|---|
| Yong Chul, Son Your Name | Bergen County |
| 17 W. Hamestead Ave. FL-1 Street Address | Docket Number <u>L-4607</u> -10 |
| Palisados Park, NJ 07650 Town, State, Zip Code (201) 294-7122 Telephone Number | CIVIL ACTION Order |
| Yong Chul Son | |
| Thomas G. Lynch ESQ Defendant | |
| This matter having been brought before the plaintiff defendant for an Order (des | Court on Motion of (check one) cribe relief requested) |
| and the Court having considered the matter and fo | r good cause appearing, |
| It is on this day of | // |
| ORDERED as follows: Plaintiff must proper | orly serve Defendant Lywich |
| at his business Address | at service on Mr. Lynest |
| Diary And ESS NOT ACCEPTABLE | or requirements respond |
| afformy with all other states Myoressional liability | varated. Perfordant Lymah as listed in ND LAWYERS at service on Mr. Lynch's at service on Mr. Lynch's Farther plaintiff must ery requirements respecting ory requirements respecting JSC. VROBERT L. POLIFRONI, J.S.C. |
| opposed ZAWS 4.7 | SOBERT L. POLINAONI, 0.0.0 |
| unopposed | |
| | |

EXHIBITION K

Received

Jan. 14. 2011

Page 11 2011

| | AFFEDAVIT OF SERVICE | March 23, 201 |
|---|---|--|
| SHERIFFS NUMBER Law 244526 TYPE OF SERVICE | DEFENDANT I OF I | BERGEN COUNTY SHERIFF DEP' Lori |
| I. MICHAEL SAUDINO, SHERIFF OF BEI | RGEN COUNTY, DO HEREBY DEPUTIZE | |
| AND APPOINT TO BE MY DEPUTY, TO E | EXECUTE AND RETURN THE WRIT ACCO | ORDING TO LAW. |
| ATTORNEY | | <u>CHECK # AMOUNT</u> 1817594861 \$ 24.80 |
| YONG CHUL SON PRO SE 17 W HOMESTEAD AVE FL I PALISADES PARK, NJ 07650 | co | NTROL # 131699-1 |
| | COURT DATA | |
| COURT SUPERIOR DOCKET L460710 | STATE NJ | COUNTY OF VENUE Bergen |
| | CAPTION OF CASE | |
| YONG CHUL SON VS | | |
| THOMAS G LYNCH ESQ | | _ |
| ADDRESS 277 PRO | NAMED WITHIN TO BE SERVICE S G LYNCH ESQ. SPECT AVE APT 18 D NSACK, NJ 07601 | • |
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DEPUTY SHERIFF OF BERGEN COUNTY STATE OF NEW JERSEY

EXHIBITION L

Page: 1 Document Name: Untitled

CVM1036

AUTOMATED CASE MANAGEMENT SYSTEM PROCEEDING LIST

06/27/14 14:19

PAGE: 0002

VENUE : BERGEN COURT : LAW CVL DOCKET # : BER L 004607 10

CASE TITLE : SON VS LYNCH

ACC REQ

CASE PROCEEDINGS -----

PROCEEDING MOTION MOTION SESSION COURT PROCEED JUDGE PROCEEDING ID STATUS BY:VIA: TIME

TYPE DOC/TYPE STATUS DATE ROOM 01 07 11 401 09 00 RLP02 COMPLETED MOTION HRG 3 MG4 GRANTED

PF1-PROCD-RECORD PF2-CANC-PROCD PF4-PROMPT PF9-RELATED-CASE-LIST

PF7-PRIOR PF8-NEXT PF22-HELP:

DOC» 11/2 TBER0052 1 Sess-1 172.16.1.27

Date: 6/27/2014 Time: 2:19:38 PM

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CVM1036 AUTOMATED CASE MANAGEMENT SYSTEM PROCEEDING LIST

06/27/14 14:19

VENUE : BERGEN COURT : LAW CVL DOCKET # : BER L 004607 10 ACC REQ CASE TITLE : SON VS LYNCH

------CASE PROCEEDINGS-----

PROCEEDING MOTION MOTION SESSION COURT PROCEED JUDGE PROCEEDING DOC/TYPE STATUS DATE ROOM TIME STATUS BY: VIA: ID TYPE MOTION HRG 51 M99 DENIED . 05 23 14 357 09 00 RLP02 COMPLETED MOTION HRG 44 MK1 DENIED 01 17 14 357 09 00 RLP02 COMPLETED MOTION HRG 42 MK1 DENIED 08 23 13 323 09 00 AHC01 COMPLETED MOTION HRG 39 M48 DENIED 07 12 13 323 09 00 AHC01 COMPLETED MOTION HRG 32 M99 DENIED 08 10 12 323 09 00 AHC01 COMPLETED MOTION HRG 29 M99 DENIED 07 27 12 323 09 00 AHC01 COMPLETED MOTION HRG 24 M99 DENIED 06 29 12 323 09 00 AHC01 COMPLETED MOTION HRG 18 M99 DENIED 06 29 12 323 09 00 AHC01 COMPLETED MOTION HRG 18 M99 DENIED 06 27 12 323 09 00 AHC01 COMPLETED MOTION HRG 18 M99 DENIED 04 27 12 323 09 00 AHC01 COMPLETED MOTION HRG 11 MK1 DENIED 07 22 11 215 09 00 RCW01 COMPLETED MOTION HRG 6 MP9 DENIED 03 18 11 215 09 00 RCW01 COMPLETED

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Date: 6/27/2014 Time: 2:19:32 PM

JUL 2 2 2011

Robert C. Wilson J.S.C.

SUPERIOR COURT OF NEW JERSEY

| Yong chul, Son | LAW DIVISION |
|---|---------------------------------|
| Jong Chyl, Son Your Name | Bergen County |
| 17 W. Homestead Ave. FL-1 | Docket Number <u>L-4-607-10</u> |
| Street Address Dalie ales Park NT ATLED | • |
| Palitudes Park, NJ 07650 Town, State, Zip code 201-294-7122 Telephone Number Yong Chyl, Son | CIVIL ACTION Order |
| 20 - 294-7 22 Telephone Number | Order Conden |
| Yong Chul Son Plaintiff | |
| Thomas Gr. Lynch ESQ. Defendant | |
| This matter having been brought before the plaintiff \(\text{defendant} \) for an Order (defendant) \(\text{total} \) \(\text{total} \) \(\text{total} \) | scribe relief requested) |
| and the Court having considered the matter and f | |
| It is on this $\frac{\partial 2}{\partial x}$ day of $\frac{11}{2}$, 201 | 1 |
| URDERED as follows: | |
| MOHON IS DENHED AS H N PLAINTHY NAS NOT IFAMERTE | s protoularly actilities. |
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| against detendant, and -mey | etore actualt juagmern is |
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| 1. | 171 700 |
| / | White Ohlas, J.S.C. |
| | ROBERT C. WILSON, J.S.C. |
| opposed | |
| unopposed | |
| | |

Clerk of the Superi SUPERIOR COU COUNTY DOCKET NO. L-4607-10 Yong chul Son Plaintiff(s) CIVIL ACTION Request to Enter Default and Certification Thomas G. Lynch ESQ efendant(s) TO THE CLERK OF THE ABOVE-NAMED COURT: Pursuant to \underline{R} . 4:43-1, please enter upon the docket the default of the defendant(s) in the above-entitled action for failure to plead or otherwise defend as provided by the rules of civil practice or by an order of this Court, or because the answer of defendant(s) has been stricken. ong chal Son , pro SE Attorney(s) for Plaintiff(s) Certification Yong Chal Son Attorney(s) for Plaintiff(s) in the above-entitled action. The summons and a copy of the complaint in this action were served upon defendant(s) Thomas G. Lynch ESQ, as appears from the return of the process filed with the Court on The time within which defendant(s) may answer or otherwise move as to the said complaint has expired, has not been extended or enlarged, and no defendant named herein has answered or otherwise moved. 4. Based on the above, I request the Court to enter default against Pursuant to R. 4:43-1. 5. I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment. Powered by O2007 by ALL-ST

HotDocs*

Office of the Superior Court Clerk Filed and Default Entered

SEP 2 2 2011

A Division of ALL STATE Inte

ww.aslegal.com

Attornoy(8): Plaint: A

Attorney(s) for Plaintiff(s):

Telephone No.: (201) 294 - 7122

5036 - Request to Enter Default with Certification

Rev. 10/07 P10/07

Law Firm:

Address:

Fax No.: E-Mail:

17W. Homestead Ave. A-1

Palisades Park, NJ 07650

Hudson County Sheriff's Office AFFIDAVIT OF SERVICE

RECEIVED

ZOIN FEB | | F 3 UE

Service # 1 of 1 Services

Plaintiff YONG CHUL SON

CIVIL DIVISION CASE PROCESSING

Docket # L-4607-10 Sheriff's # 20008097

BERGEN COUNTY SUPERIOR COURT

New Jersey Bergen County

YONG CHUL SON TO F2-2 DELIA BOULEVARD

Papers Served

FL-2

SUMMONS, NOTICE OF MOTION, CERTIFICATION IN SUPPORT OF MOTION, ORDER

PALISADES PARK, NJ 07650

SUPERIOR COURT BERGEN COUNTY

FEB 1 1 2014

I, Frank X. Schillari, SHERIFF OF HUDSON COUNTY DO HEREBY DEPUTIZE AND APPO Fernando SILVA A DULY SWORN OFFICER TO EXECUTE AND RETURN THE DOCUMENTS ACCORDING TO LAW.

Date of Action 1/14/2014 Time of Action 10:00 AM

Person/Corporation to Serve THOMAS G. LYNCH ESQ

4808 BERGENLINE AVENUE

SUITE 304

ATTEMPTS 1/14/2014 10:00 AM

Reason for Non Service: DEFENDANT MOVED FROM PLACE OF ATTEMPTED SERVICE **NO SERVICE 1/30/14**

I. Fernando SILVA WAS NOT ABLE TO SERVE THE WITHIN DOCUMENTS AND/OR A TRUE COPY THEREOF.

EXHIBITION O

Received on 2/10/2014

SUPREME COURT OF NEW JERSEY

MARK NEARY CLERK

GAIL GRUNDITZ HANEY
DEPUTY CLERK



Office of the Clerk PO Box 970 Trenton, New Jersey 08625-0970

February 1, 2017

Yong Chul Son 50 Delia Blvd. Palisades Park, NJ 07650

Re:

Yong Chul Son v. Thomas G Lynch, Esq.

Supreme Court Docket Number: 076985

Dear Yong Chul Son:

This office is in receipt of your additional submission dated January 26, 2017, bearing the above-referenced docket number. Your submission cannot be accepted for filing as it does not comply with and is not authorized by the Court Rules. In addition, you no longer have a matter pending before the Supreme Court.

As you are aware, your petition for certification was denied by order filed July 26, 2016. On September 27, 2016, you filed a motion for reconsideration of that order. Your motion for reconsideration was denied by the Court in an order filed January 17, 2017. Copies of the Court's July 26, 2016 and January 17, 2017 orders are enclosed for reference.

If you would like your January 26, 2017 papers returned, you may pick them up from our Office on or before February 15, 2017, after which date they will be destroyed.

Sincerely,

Yuna Edwards
Elena Edwards

Court Services Officer.

Enclosures

c (w/ encls.): Edward Cillick, Esq.

EXHIBITION P

Ravo. 2/6/2017 4/2

CILLICK & SMITH

Attorneys At Law
25 Main Street
Court Plaza North
Hackensack, New Jersey 07601

EDWARD W. CILLICK, ESQ. SUZANNE M. SMITH, ESQ.

Tel: (201)342-0808 Fax: (201)342-0712

JILL HOROWITZ, ESQ.

January 4, 2018

Via Certified Mail R.R.R. # 7017 0530 0001 1053 3134

& Regular Mail

Yong Chul Son 50 Delia Boulevard, Fl-2 Palisades Park, NJ 07650

Re:

Yong Chul Son v. Thomas G. Lynch, Esq. et al.

Case No.: 2:17-CV-13666-MCA-MAH

Dear Mr. Son:

I am in receipt of your complaint in the above matter. Apparently you served it on me as attorney for Thomas J. Lynch, Esq. Please be advised that Thomas J. Lynch passed away on February 13, 2017.

Please be further advised that I do not represent Mr. Lynch or his estate and cannot acknowledge service of this complaint on behalf of any defendant in the above matter.

Please be guided accordingly.

Very truly yours,

CILLICK & SMITH, ESQS.

EDWARD W. CILLICK

EWC/rvr Enc.

EXHIBITION Q

RevJ.1/9/2018

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

Chambers of
Michael A. Hammer
United States Magistrate Judge

Martin Luther King Jr, Federal Bldg. & U.S. Courthouse 50 Walnut Street Newark, NJ 07102 (973) 776-7858

January 9, 2019

LETTER ORDER

RE: Yong Chul Son v. Thomas G. Lynch, Esq., et al. Civil Action No. 17-13666 (MCA)(MAH)

Dear Litigants:

On or about January 29, 2019, this Court will issue a Scheduling Order in this civil action.

You are directed to provide to the undersigned the attached Proposed Discovery Plan by 3:00 p.m. on January 25, 2019.

SO ORDERED.

s/ Michael A. Hammer

Hon. Michael A. Hammer United States Magistrate Judge

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

Plaintiff,

Yong Chul Son, Pro-se

VS.

CIVIL DOCKET FOR CASE

No.: 2:17-CV-13666-MCA-MAH

Defendants,

Thomas G. Lynch, Esq.

Edward W. Cillick, Esq.

Discovery Motion [4]

[Defendant Thomas G. Lynch, Esq.

is now deceased]

(Attorney for Defendant Thomas G. Lynch, Esq.)

Publisher of New Jersey Lawyers of Diary and Manual

Eitan D. Blanc, Esq. (Attorney for Publisher of New Jersey

Lawyers of Diary and Manual)

PLEASE TAKE NOTICE, that upon the annexed affirmation of Yong Chul Son affirmed on February 19, 2019 and upon the exhibits attached thereto, on January 28, 2019 before Madeline Cox Arleo, United States District Judge ordered that set Deadlines as to [9] motion for Discovery Motion set for 02/19/2019. This motion will be decided on the papers and no appearances are required and do not supersede any previous or subsequent orders from the court.

Fourth Discovery. Defendant Thomas G. Lynch, Esq. has replaced his 'guilt' with 'death'. Therefore, the party responsible for his estate is Publisher of New Jersey Lawyers of Diary and Manual in accordance with Federal Torts Claims Act, 28 U.S.C. 1402(b), for publishing Defendant's business address during his lifetime. Although most of a defendant must respond to the plaintiff's complaint by filing an answer or a motion to dismiss within 21 days (Rule 12 of the Federal of Civil Procedure).

WHEREFORE, the notice of death of Defendant Thomas G. Lynch, Esq. was received on January 9, 2018. Defendant fail to respond the motion to dismiss is dismissed, plaintiff's complaint is granted.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: February 19, 2019

Palisades Park Bergen County, NJ Signature:

ong Chul Son, Plaintiff

Address: 50 Delia Blvd., FL-2

Palisades Park, NJ 07650

Phone: (201) 294-7122

EXHIBITION S

CLOSING

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

CHAMBERS OF
MADELINE COX ARLEO
UNITED STATES DISTRICT JUDGE

MARTIN LUTHER KING COURTHOUSE 50 WALNUT ST. ROOM 4066 NEWARK, NJ 07101 973-297-4903

February 4, 2019

VIA CERTIFIED MAIL
Yong Chul Son
50 Delia Blvd.
Second Floor
Palisades Park, NJ 07650

<u>VIA ECF</u> Counsel for Defendants

LETTER ORDER

Re: Son v. Lynch, et al.

Civil Action No. 17-13666

Dear Litigants:

Before the Court is Defendant Lawvers Diary and Manual, LLC's ("LDM") Motion to Dismiss, ECF No. 5, pro se Plaintiff Young Chul Son's ("Plaintiff") Complaint, ECF No. 1. For the reasons explained below, the Motion is granted.

I. Background

This matter appears to arise out of years of Plaintiff's attempted litigation in New Jersey state court. See Compl. Plaintiff alleges that his attorney, Thomas G. Lynch, filed an action on Plaintiff's behalf in New Jersey Superior Court in 2001. Id. p. 2. According to Plaintiff, the action was dismissed without his knowledge. Id. p. 2. As a result, Plaintiff filed a complaint against Lynch in New Jersey Superior Court, which was dismissed for lack of prosecution. Id. p. 4. Plaintiff contends that he was subsequently ordered to properly serve Lynch and that the court suggested that he look to the New Jersey Lawyer's Diary for the address. Id. However, Plaintiff alleges that Lynch's address was not in the 2011 New Jersey Lawyer's Diary. Id. Plaintiff's suit against Lynch was ultimately dismissed following multiple appeals. Id.

Plaintiff incorrectly identified Defendant as "Publisher of New Jersey Lawyers Diary and Manual." See Compl. p. 1; ECF No. 5.1 at 1.

Lynch is the other named Defendant in this matter. On January 4, 2018, Lynch's former attorney indicated that Lynch is now deceased. ECF No. 3 at 10.

Though Plaintiff's claims are difficult to discern, he now seeks nearly \$15,000,000 for emotional distress, financial loss, "breach of justice," and damage "due to wrongful business address scam." <u>Id.</u> p. 5. Defendant LDM moves to dismiss Plaintiff's Complaint under Federal Rules of Civil Procedure 4(m), 12(b)(1), 12(b)(2), 12(b)(4), 12(b)(5), and 12(b)(6).

II. Discussion

LDM argues that this Court lacks subject matter jurisdiction over Plaintiff's claims.³ The Court agrees. Therefore, the Court need not address LDM's alternative arguments for dismissal.

Plaintiff's Complaint asserts subject matter jurisdiction on two main bases: (1) federal question jurisdiction, 28 U.S.C. § 1331; and (2) diversity jurisdiction, 28 U.S.C. § 1332.⁴ See Compl. p. 2. Plaintiff's Complaint fails to adequately allege subject matter jurisdiction on either ground. First, 28 U.S.C. § 1331 gives district courts jurisdiction over "all civil actions arising under the Constitution, laws, or treaties of the United States." The existence of such jurisdiction "is governed by the well-pleaded complaint rule, which provides that federal question jurisdiction exists only when a federal question is presented on the face of the plaintiff's properly pleaded complaint." Caterpillar Inc. v. Williams, 482 U.S. 386, 392 (1987) (internal quotation marks omitted). Plaintiff's Complaint, however, fails to present any claim arising under the Constitution, laws or treaties of the United States. Thus, 28 U.S.C. § 1331 does not provide this Court with subject matter jurisdiction.

Second, Plaintiff has failed to plead diversity jurisdiction under 28 U.S.C. § 1332. For diversity jurisdiction to exist, the amount in controversy must exceed \$75,000 and the parties must be citizens of different states. See 28 U.S.C. § 1332; see also Midlantic Nat'l Bank v. Hansenu, 48 F.3d 693, 696 (3d Cir. 1995) ("[D]iversity must be complete; that is, no plaintiff can be a citizen of the same state as any of the defendants."). The citizenship of a natural person is the state where that person is domiciled. See GBForefront, L.P. v. Forefront Mgmt. Grp. LLC, 888 F.3d 29, 34 (3d Cir. 2018). The citizenship of a corporation is its state of incorporation and the state of its principal place of business. Id. Here, Plaintiff has failed to plead the citizenship of any of the parties, including himself. Plaintiff has merely provided addresses for himself, Lynch, and LDM. See Compl. at 1. However, the Third Circuit has explicitly held that "[a]lleging residency alone is insufficient to plead diversity of citizenship." GBForefront, L.P., 888 F.3d at 35. Accordingly, the Court lacks subject matter jurisdiction over this action.

³ On a motion to dismiss for lack of subject matter jurisdiction, the court accepts the facts in the complaint as true and draws all reasonable inferences in favor of the plaintiff, where, as here, the defendant asserts a facial challenge. See Davis v. Wells Fargo, 824 F.3d 333, 346 (3d Cir. 2016).

⁴ Plaintiff lists additional bases for "jurisdiction and venue," but none of those listed are appropriate. See Compl. at 2 (listing 28 U.S.C. §§ 1391(a)–(c) and 28 U.S.C. § 1402(b)). 28 U.S.C. §§ 1391(a)–(c) relate solely to venue and do not provide this Court with subject matter jurisdiction. See, e.g., Bockman v. First Am. Mktg. Corp., 459 F. App'x 157, 160 (3d Cir. 2012). 28 U.S.C. § 1402(b) is equally inapposite, as it "concerns venue for tort claims brought against the United States." Agcaoili v. Sapin, 05-4775 KSH, 2005 WL 3263867, at *3 (D.N.J. Nov. 30, 2005).

⁵ Even construing Plaintiff's pro se Complaint liberally, <u>see Alston v. Parker</u>, 353 F.3d 229, 234 (3d Cir. 2004), the Court finds no basis for diversity jurisdiction. Assuming that the addresses listed are indicative of each party's citizenship, each party would be a citizen of New Jersey.

III. Conclusion

For the reasons stated above, Defendant's Motion to Dismiss Plaintiff's Complaint, ECF No. 5, is **GRANTED**. Plaintiff's Complaint is therefore dismissed.

SO ORDERED.

/s Madeline Cox Arleo
MADELINE COX ARLEO
UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

| | | \sim |
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| ın | Ħ | tt. |
| | in | inti |

Yong Chul Son, Pro se

CIVIL ACTION

VS.

Defendants,

Thomas G. Lynch, Esq. (Decased)

AFFIRMATION OF SERVICE

Publisher of New Jersey Lawyers Diary and Manual

Strauss, Andrew S. (CEO)

Skinder, Michael (Member)

I hereby affirm that the [Complaint and Affidavit] was served upon the below listed parties by First Class Mail.

Thomas G. Lynch, Esq. (Deceased)

Publisher of New Jersey Lawyers Diary and Manual

Strauss, Andrew S. (CEO)

Skinder, Michael (Member)

1260 Broad Street, 2nd Floor

Bloomfield, New Jersey 07003-3031

I swear under oath that the above information is true and correct. I am aware that if any foregoing statement made by me are willfully false, I am subject to punishment. I declare under penalty of perjury that the foregoing is true and correct.

Dated: January 2, 2024

Signature:

on Clul Son, Plaintiff, Pro-se

Address:

14465 Barclay Ave, 3rd FL

Flushing, NY 11355-1543

Phone:

(718) 974-4658